## United States Bankruptcy Court Eastern District of Wisconsin

In re	Ahamed and Benita Ali	Case No.	
	Debtor(s)	Chapter Chapter	13
	CHAPTER 13 PLAN		
	NOTICES		
Daliki	CE TO DEBTORS: This plan is the model plan as it appears in the A uptcy Court for the Eastern District of Wisconsin on the date this placed IN ANY WAY OTHER THAN WITH THE SPECIAL PROVISION	lan ic filad TU	IC CODM DI AN MAY NO-
	A check in this box indicates that the plan contains special provision	ons set out in S	ection 10 below.
an obje	ETO CREDITORS: YOUR RIGHTS WILL BE AFFECTED BY THIS Placuss it with your attorney. If you oppose any provision of this plan you nection will be in a separate notice. Confirmation of this Plan by the Courant the full amount of your claim and/or a lesser interest rate on your claim.	nust file a writte	malajandian Tterit i gr
You m subjec	ust file a proof of claim in order to be paid under this Plan. Paymer It to the availability of funds.	nts distributed	by the Trustee are
	THE PLAN		
Debtor	or Debtors (hereinafter "Debtor") propose this Chapter 13 Plan:		
1. Su	bmission of Income.		
☐ Deb ☑ Deb	otor's annual income is above the median for the State of Wisconsir otor's annual income is below the median for the State of Wisconsir	1. 1.	
	(A). Debtor submits all or such portion of future earnings or other futu (hereinafter "Trustee") as is necessary for the execution of this Plan.	re income to the	e Chapter 13 Trustee
	(B). Tax Refunds (Check One):		
	<ul> <li>☑ Debtor is required to turn over to the Trustee 50% of all net federal aduring the term of the plan.</li> <li>☑ Debtor will retain any net federal and state tax refunds received during the term of the plan.</li> </ul>		
\0	Plan Payments and Length of Plan. Debtor shall pay the total amoun eck one) ☐ month ☐ week ☑ every two weeks ☐ semi-monthly to Tru heck one) ☑ Debtor ☐ Joint Debtor or by ☐ Direct Payment(s) for the n may be less if all allowed claims in every class, other than long-term cl	t of \$ 61770	_ by paying \$\frac{491.53}{00}
☐ If ch	ecked, plan payment adjusts as indicated in the special provisions locate	ed at Section 10	) below.

3. Claims belief. Cred confirmation	itors may me a proof of ciain	sted for claims in tl n in a different amou	nis Plan are based unt. Objections to clai	upon Debtor's best estimate and ms may be filed before or after				
The	following applies in this Pla	n:						
CHE	ECK A BOX FOR EACH CA	TEGORY TO INDIC	ATE WHETHER TH	E PLAN OR THE PROOF OF CLAIM				
			Plan Controls	Proof of Claim Controls				
A.	Amount of Debt			<u> </u>				
В.	Amount of Arreara	ige		<u> </u>				
C.	Replacement Valu	ıe - Collateral						
. <b>D</b> .	Interest Rate - Sec	cured Claims	v	n				
FAIL FILE	LURE TO CHECK A BOX UED PROOF OF CLAIM WILI	NDER A CATEGOR L CONTROL FOR T	RY IN THIS SECTION HE CORRESPONDI	N WILL MEAN THAT A PROPERLY NG SUB-PARAGRAPH OF THE PLAN.				
4. Adminis set forth belo	strative Claims. Trustee will ow, unless the holder of suci	l pay in full allowed a	administrative claims as agreed to a differ	and expenses pursuant to 507(a)(2) as ent treatment of its claim.				
(A).		shall receive a fee fo	r each disbursement	the percentage of which is fixed by the				
amo plan	unt of \$ <u>0</u> was paid p	rior to the filing of the 1326(b)(1), any tax	e case. The balance	filing the petition is \$\frac{3500}{3500}. The of \$\frac{3500}{3500} will be paid through the eceived by the trustee will first be used to				
		Total Adm	ninistrative Claims:	\$ 7206				
5. Priority	Claims.							
(A).	Domestic Support Obliga	ations (DSO).						
	☑ If checked, Debtor doe assigned, owed or recover	es not have any antionable by a governme	cipated DSO arrearaલ્ ntal unit.	ge claims or DSO arrearage claims				
	☐ If checked, Debtor has anticipated DSO arrearage claims or DSO arrearage claims assigned, owed or recoverable by a governmental unit. Unless otherwise specified in this Plan, priority claims under 11 U.S.C. 507(a)(1) will be paid in full pursuant to 11 U.S.C. 1322(a)(2). A DSO assigned to a governmental unit might not be paid in full. 11 U.S.C. 507(a)(1)(B) and 1322(a)(2).							
(a) DSO Cre	editor Name and Address	(b) Estimat	ted Arrearage Claim	(c) Total Paid Through Plan				
Totals		\$ \$ 0		\$				
(B).	Other Priority Claims (e.ç		se priority claims will	\$ 0 be paid in full through the plan.				
(a) Creditor				(b) Estimated claim				
IRS WI DOR			\$3000 0	1-7				
			\$					
Totals:			\$ 3000					
Tota	Priority Claims to be paid	l through plan: \$ <sup>3</sup>	000					

value, as of t	Claims. The holder of a he underlying debt dete the effective date of the the allowed amount of	plan, of property	on-bankrunta	:v law or d	ischarge under Seeti.	on 1220 The	
(A).	Claims Secured by Per	sonal Property.					
	If checked, The Debretain. Skip to 6(B).	tor does not have	claims secur	ed by perso	onal property which del	otor intends to	
	☑ If checked, The Deb	tor has claims se	cured by pers	onal proper	ty which debtor intend	s to retain.	
	(i). Adequate protection payments. Upon confirm The Trustee shall make to 1326(a)(1)(C):	n payments. Cre	editor must file	a proof of	claim to receive adequ	ranh (ii) holow	
(a) Creditor		(b) Collateral			(c) Monthly Adequate protecti		
GM Financial		2009 Honda A	ccord		\$100 payment amoun		
				-	\$		
		Total monthly a protection payr			\$ 100		
<ul> <li>(ii). Post confirmation payments. Post-confirmation payments to creditors holding claims secured by personal property shall be paid as set forth in subparagraphs (a) and (b).</li> <li>(a). Secured Claims - Full Payment of Debt Required.  ☐ If checked, the Debtor has no secured claims which require full payment of the underlying debt. Skip to (b).</li> <li>☑ If checked, the Debtor has secured claims which require full payment of the underlying debt. Claims listed in this subsection consist of debts (1) secured by a purchase money security interest in a vehicle; (2) which debt was incurred within 910 days of filing the bankruptcy petition; and (3) which vehicle is for the personal use of the debtor; OR, if the collateral for the debt is any other thing of value the debt was incurred within 1 year of filing. See 1325(a)(5). After confirmation the Trustee will pay the monthly payment in column (f).</li> </ul>							
(a) Creditor	(b) Collateral	(c) Purchase Date	(d) Claim Amount	(e) Interest Rate	(f) Estimated Monthly Payment	Total Paid	
GM Financial	2009 Honda Accord	3/24/2012	\$18809	4.75%	\$388	Through Plan \$20952	
TOTALS			\$		\$	\$	
IUIALS	1		\$ 18809		\$ 388	\$ 20952	

	(b). <u>Sec</u>	ured Claims	- Replacement V	alue.				
	☑ If ch (B).	ecked, the De	ebtor has no secur	red claims which ma	ay be reduced	to replaceme	nt value	Skip to
	☐ If ch amount	ecked, the De of the debt or	ebtor has secured the replacement v	claims which may by value assigned to th	pe reduced to be property is	replacement v in column (d).	alue. T	he
(a) Creditor	(b) Co	ollateral	(c) Purchase Date	(d) Replacement Value/Debt	(e) Interest Rate	(f)Es Monthly P	timated ayment	(g Estimate Total Paid Througl Plai
				\$				
TOTALS				\$0		\$ 0		\$
			<u> </u>	<u> </u> ΨΟ		1\$0		\$0
	provided	for under the	nese regular mon loan documents.	ts directly to each r thly mortgage paym are due beginning t s this Plan provides	nents, which n	nav ha adjusto	dun or	da
(a) Consider	CONTINUI	each monu			otherwise.			
(a) Creditor Selene Finance			(b) Property desc	ription	50444/D-14			
- Indiano			JZZJ JJIII CL OIII	84. Kenosha, WI	53144(Debtor	s Primary Res	sidence)	
(ii)								
	unough t	ne Fian. Hus	btor has an arrear tee may pay each ) until paid in full.	age claim secured i allowed arrearage	by Real Prope claim the esti	erty that the Demated monthly	ebtor will payme	cure nt
(a) Creditor		(b) Property		(c) Estimat Arrearage Cla		nated Monthly Payment	` T	stimated otal Paid ugh Plan
Stone Creek Con	do Assas	Debtors' Prin	narv Residence	\$24000			\$24000	
Stone Creek Con	UU ASSUC	Deplors Fill	iary Residence	\$5000			\$5000	
				\$	\$		¢.	
TOTALS				\$ 29000				<del>,                                    </del>
(C). Sur	render of	F Collateral. T Any secured	Claim med by a se		those collator	olio ou waa aa aa a		
(a) Creditor				(b) Collateral to I				

7. Unsecured Claims.								
	nates that the total of general unser er classes have been paid, Trustee f not less than \$ <u>1612</u> or		ified in paragraph (b) below is llowed general unsecured					
	asses of unsecured claims:							
Total Ur	secured Claims to Be Paid Thro	ugh the Plan: \$ 1612						
8. Executory Cont	racts and Unexpired Leases.							
☑ If chec	ked, the Debtor does not have any	executory contracts and/or und	expired leases.					
If checked, the Debtor has executory contracts and/or unexpired leases. The following executory contracts and unexpired leases are assumed, and payments due after filing of the case will be paid directly by Debtor. Debtor proposes to cure any default by paying the arrearage on the assumed leases or contract in the amounts projected in column (d) at the same time that payments are made to secured creditors after confirmation.								
(a) Creditor	(b) Nature of lease or	(c) Estimated arrearage	(d) Estimated monthly					
	executory contract	claim \$	payment					
		Totals:\$ 0	\$ \$0					
Upon Dis  10. Special Provisions.	nfirmation; or charge  Notwithstanding anything to the colisions will not be effective unless	ntrary set forth above, the Plan s there is a check in the notic	shall include the provisions se box preceding Paragraph					
Chapter 13 Plan, if any.p 2. For claims subject to S valued as provided in Sec allowed, shall be paid thro interest in the amount list	s shall be paid with all available fur available funds after payment of a section 6(A)(ii)(b): Secured Claims Section 6(A)(ii)(b) according to 11 U.Sough the plan until the secured valued in Section 6(A)(ii)(b), has been pasecured claim. Any claim with a secured claim.	Subject to Valuation Under § 56.C. §506(a). Each of the secur-	claims as stated in the  O6. The collateral shall be ed claims in this section, if whichever is less, plus simple					

- 11. Direct Payment by Debtor. Secured creditors and lessors to be paid directly by the Debtor may continue to mail to Debtor the customary monthly notices or coupons or statements notwithstanding the automatic stay.
- 12. Modification. Debtor may file a pre-confirmation modification of this plan that is not materially adverse to creditors without providing notice to creditors if the Debtor certifies that said modification is not materially adverse to said creditors.

P2 .	2/	181	15	
Date		101	! ! 7	

Signature

Attorney

State Bar No. 1079338

Geraci Law LLC

Joint Debtor

Firm Name

Firm Address 55 E. Monroe St. #3400 Chicago, IL 60603

Phone

312-332-1800

Fax E-mail

877-247-1960 wal@geracilaw.com

Chapter 13 Model Plan - as of January 20, 2011